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17	UNITED STATES DISTRICT COURT			
18	DISTRICT OF NEVADA			
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20	STEPHANIE HART, individually,		Case No. 3:	07-CV-00402-LRH-GWF
21	Plaintiff,		STIPULAT	
22	v.			ORDER ING EXPERT
23	CINDA GIFFORD, et. al.		DISCOVE	KY
24	Defendants.			
25				
26				
27				
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	Case No. 3:07-CV-00402-LRH-PAL		STIPULAT REC	TION AND [PROPOSED] ORDER GARDING EXPERT DISCOVERY

1	WHEREAS, under the Court's Order dated February 25, 2008, "The last date to disclose		
2	experts pursuant to Fed. R. Civ. P. 26(a)(2) shall be March 3, 2008," and "The last date to		
3	disclose rebuttal experts shall be April 2, 2008";		
4	WHEREAS, on February 20, 2008, the parties in <i>Elhifny v. Gifford</i> , et al., 3:04-CV-		
5	00583-LRS-PAL (the "Elhifny Action"), filed a joint stipulation regarding expert discovery		
6	stipulating that "Disclosures concerning experts shall be made on April 2, 2008," and		
7	"Disclosures respecting rebuttal reports shall be made within 30 days after the initial disclosure of		
8	experts";		
9	WHEREAS, pursuant to the Hon. Larry R. Hicks' August 21, 2007 order in the "Elhifny		
10	Action," Hart filed a Notice of Related Case with the Complaint so that the Hart Action and the		
11	Elhifny Action could be consolidated for the purposes of discovery and motion practice;		
12	WHEREAS, for the convenience of the Parties, witnesses, and experts, the Parties agree		
13	that the discovery schedule in the Hart Action should be the same as the schedule in the Elhifny		
14	Action;		
15	WHEREAS, although the Parties have served and exchanged written discovery and taken		
16	some fact depositions, they anticipate they will need additional time to complete all expert		
17	discovery based on the current March 3, 2008 deadline for initial disclosure of experts; and		
18	WHEREAS, the parties do not anticipate the stipulated extensions of time will otherwise		
19	affect the case schedule.		
20	IT IS HEREBY STIPULATED THAT:		
21	(1) Disclosures concerning experts shall be made on April 2, 2008.		
22	(2) Disclosures respecting rebuttal experts shall be made within 30 days after the initial		
23	disclosure of experts.		
24	IT IS SO STIPULATED.		
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1	Dated: February 25, 2008	O'MELVENY & MYERS LLP
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3		By: /s/ David S. Almeling
4		David S. Almeling Attorneys for Plaintiff JANA ELHIFNY
5	Dated: February 25, 2008	MAUPIN, COX & LeGOY
6		
7		By: /s/ Christopher D. Jaime Christopher D. Jaime
8		Attorneys for Defendants, CINDA GIFFORD, et al.
9		
10		IT IS SO ORDERED:
11		Elsihi
12		Outour
13		LARRY R. HICKS
14	SF1:706690.1	UNITED STATES DISTRICT JUDGE
15		DATED: February 26, 2008
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	Case No. 3:07-CV-00402-LRH-PAL	3 STIPULATION AND [PROPOSED] ORDER